INDICATIONS. For Tennessee and the Ohso Valley, light ains and partly cloudy weather, south to west winds, nearly stationary temperature, stationary

A POPULAR cry is rising for less law, more justice, and no lynch. THE South should pay some attention to

rrasses and stock-raising. There is money A CATTLE plague has made its appearance in Egypt which causes the death of ninety

per cent. of the cattle attacked. GREAT destruction is being wrought by the oods in India. Many villages have been lestroyed and thousands of people are home-

E Tennessee S ate prison, with its conabor, was less d yesterday to the Tecnessee Railroad Coal and Iron Company for six years at \$101,000 per sonom.

will retire from politice at the end of his present term: that Sanator Vat will succeed simself; that the Missouri Democrats want Tilden, and the . x irresting of the train rob bers has eshapped the value of Missouri property more than \$50,000,000.

LATEST reports regarding the cholera in Egypt are that the state of affairs is slightly to by the Court as to the course he would worse at Damietta, but improving at Maxsourah. The Nite is ricing well, which, it is expected, will cut short the epidemic in ! some districts.

y Hugh Mason (advanced Liberal) in favor

ported by Leonard H. Courtney, Financial retary to the Treasury, and strongly opposed by Sir Henry James, Attorney General. THE bicycle is looking up. At Washington Judge Snell has fined a man for runthat in the eye of the law a bicycle is a t un. carriage, and as such has its rights in the streets and highwave. When a man drives out of his course to abstract a hierole he

does so at his peral. ing in, and Nashville has three or mor Mexican companies formed. The Nashville unner well remarks that Tencessee offer plendid opportunities for companies to mine coal, marble, iron, copper, zone and other

of Democrats in Mississippi who 'clamor for II' he had played for the Presidency be a high protective tariff could be put no an might have amounted to something. He ordinary omnibus, and there would still be ran for Speaker once, and had four votes. cope and verge enough in it to dance a Virginia ree!. The protectionists in M scissippi are like the knaves in Kendall Green, encountered by 'Sir John Falstsfl'-'in the

mit d'e eye, Horatio.12 ttle covered with wicker-work is ohn dates from the cru sades, and is a corrup-

guarantoe of a legal bu'work about his home Park is"

When we caution the privileged classes to dvise them not to abuse those privileges check the growth of Commun'sm and dig up and destroy the seed."

s the sentence public opinion in I cland is what they wan', but have doled out to them only what the English please to giv . When Irish wishes, not English pleasure, directs public measures, that country may see a bet-

have subscribed £10,000 for use in endeavoring to induce the States wishing to re-establish

icating drinks, and can impose a price to do man who greated the palms of the corrupted, that which it can prohibit; that price is not One thing is sore, the Canary Convention army of doggeries with which St. Louis and | bled' will be a sight worth traveling a few other cities are cursed and it can be en-

forced esser than prohibition, for the people | Work of the American Bible Saciety

QUASHED.

The Political Persecutions Inaugurated by Chalmers in the United States Court at Oxford

tion to Quash-The Cases to be Dismissed.

OXFORD, MISS. July 6 .- The political secution insugurated last winter, in the United States Court at this place, by Gen. James R. Chaimers, in his role as special United States District Attorney, against Ed is disfranchised, you see the Legislature M. Watson, Wm. M. Strickland, A. F. Brown, passing bills re-enfranchising every now and H. E. Williamson and J. C. Boxley, citizens of Marshall county, who took an active part in the conduct of Col. Manning's campaign, terminated here to-day by Judge Hill surtaining the motion to quash the information on the ground that it failed to charge any crime known to the law, but held the de-

feedants to answer any charge that might be A torney Canadier that, the grand jury b ng then in session, and all the witnesses for prosecution present, the matter could be fally investigated, The De rict Attorney oco arese and said he would not be dictated rene; that he would not take his me before the grand jury, and that, if not allowed to proceed by information, he declined to pursue it further. The Court, replying, said that in this case he had allowed an information to be fited, upon James C. Fleming, demanded to know what ell 100 pounds of his crop every season, but questing the indictment, because the he Revenue Commissioner decides that it grand jury had been discharged, but it had must be without preparation. If he twists it | not been the custom of this court to allow o save from waste he breaks the law, so the information to be filed when the grand jury new privilege is not of much practical value. I was in session excepting in cases of magni-

THE British Commons last night, by a would not allow another reformation. The vote of 130 to 114, rejected the motion made | Darrict Attorney thereupon said that he female suffrage. The measure was supdismissing them. The political persecutions in sugarsted in this court by Gen. Chalmers further his selfish ambition are thus ender The trial of the above case had brought here quite a crowd from Marshall county, who sing over a bicycle rider. The judge said left for their homes this evening by special

The New Hampshire Senatorable. CONCORD, N. H., July 6 -The result of ar w a sa follows: Negersary to a choice 14; William F. Lad, 1; Charles H. Burn, 1; Charles H. But, 3; Griman Merston, 12; 2 aron F. Sevens, 14; James W. Peterson, 29; James F. Briggs, 32; Edward H. Railins,

Cougressman Biachburn Propuester. Washington special to the Louisville Con rate V c -Prisidential nominer. The Reorm in brave the law as well as publicins will abandan party organization A Utan they have neitured suit and nominate David D vis, and they will sated that Hordiy would not carry Indian Backburn said: Wauld you have the D moorateg; to Indiana and pick up any as of three men all three of whom are in hing each other?" When he suggested a veland for the Vice Presidency some one sa d, "If Sam Cox is about Speaker it would seem that to would be the strongest m in for Vice-Pierident." Blackburn re-plied: "There is only one trouble about

> Trateller: 'Said a gentleman who is, and has been for a long time, an intimate friend of S much J. Tilden, to one recently: "There are a great many things about Tilden's char-oter which have never reacted the public ear. In the first place, he is a very vain men. No one, save those who have been inventior, and on the very day that Titlen's letter was read, declining to stand at the head of the ticket again. A friend called

pon him, and the Governor immediately sked for the latest news from the Convention. The gentleman said: 'Governor, the THE Louisville Courier-Journal, referring most interesting feature of the proceedings the large influx of Mormon convert imon preduced on the Convention? mind that, never mind that, interrupted be pre Tilden, 'didn't the Convention admire its high liverary style?' That incident shows days.

G.v. Crittenden, of Missours, in the Chi-cug- Tomes: "Are you still a firm adherent of Mr. Tilden?" "Most decidedly yes I have been for him Will the old licket be renomiasted?" "It is no very great favo". You may safely father of the out say that the Missouri Democrats are a unit guilt to the last.

and rights which, if properly used, every conducted in case Tilden and Hendricks are American citizen will respect and defend, we the standard-bearers?"

There will be but two issues enter into 1876 I think that outrageous fraud will be the principal issue, and it will create an en-

"I think that is drawing the line too close

presence of the pro-p-ct of a brilliant vic-tory, the people will overlook any unim-periant metake of that kind, and rally as they never did before to his support. Her dricks is popular, and deservedly so." Still Stabbing Pendleton.

Cinciona'i Enquirer: G.orge H. Pendle-ton most be more than troubled about his such men as Sherlock, Cook, B. binson, Woolley, Pendia on's brother, usphew and several
more well-heeled admirers of civil service.
Pendleton's chances must be small, indeed, if such is the case. With an house, unpur-chased convention, with his obsertions civil Si. Paul, Mine. July 6.—A fire occurrechased convention, with his observious civil St. Paul, Minn., July 6.—A fire occurrence on a test vote, Senator Pendicton in the green-room of Wood's Operahouse a chase of a convention does not mean that the ger. The building was owned by Henry mea selected by that convention will do the Eprenkardt. The variety performance had bidding of the purchaser, but it does to a just closed and the people all out of the certain extent imply a preference for the house. Loss, \$15,000.

Pendleton when he harkens to the bought Work of the American Rible Suclety none in New York City to specially note. DETROIT, July 6 New York July 6 - The Board of Man-THE executive conference of chairmen of the Committees on Mississippi R ver Imthe Committees on Mississippi R ver Imthe Society to print the Old Testament in the Canada, 16.

The Particular Society Soci

THE greative conference of chairmen of the Committees on Mississippi R ver Inprovement, which had been appoint at the various cities and towns on the yalley, the Committee on Mississippi R ver Inprovement, which had been appoint at the various cities and towns of the year in the Committee on Mississippi R ver Inprovement, which had been appoint at the various cities and towns of the year in the Committee on Mississippi R ver Inprovement, which had been appoint at the various cities and towns of the year in the Committee on Mississippi R ver Inprovement, which had been appoint at the various cities and towns of the year in the Committee on the various cities and towns of the year in the Committee of the various cities and towns of the year in the conference should be held in the indices of the conference should be held in the indices o

people of Virginia are glad, the outcome of this duel has been such as not to make it a subject for ridicule to the press of the coun-One of the participants was wounded, The Indian Question Under Considerahalf dozen duels fought in Virginia in the last two or three years. Mr. Beirne is, I think, a naive of Greenbrier county, in West Virginis. Mr. Elam is a native, I tion by the Cabinet-The War and Interior Departments West Virginis. Mr. Elam is a native, I think, of North Carolina. He is not respect ed or highly thought of among the better classes of people in Virginia. Indeed, there are very few reputable white people in Mahone owns the Whig and he owns Eism, who owns the Whig. Mr.

said: "I am glad, and I have no doubt the

E am says or writes anything Mahone distates in the interest of Mahoneism. The

sympathies of the reputable classes are es-tirely with Mr. Beirne. You know the laws

POLK'S CASE

stole to Secure a jury.

Appear as a Witness.

noon were of an exceedingly interesting char-

ac er. Two panels were exhausted, with

only three jurars chosen, but none to-day,

and it is thought that no jury will be of

tained, and that to-morrow the case will be

what his brother's status was in the court

Capt, Fleming Placed Under Re

Vrestling With the Apache Problem-The Cadet Engineers - History of the Trade Dollar.

Virginia are more severe against ducling WASHINGTON, July 6 .- The cadet engithe provisions of the act of August, 1882, have refused to accept their discharge and year's pay tendered with it. It will be remembered that the Court of Cisius decided that this act had no application of Canada, for \$2020. forced, unless public opinion is in support of it; consequently, although by the statute whatever to these young men, while the Sec-retary of the Navy decided to the contrary. In a communication addressed to the departm at the cadets state that they feel bound to e-p-ct the decision of the court, and believe their discharge is without authority of law, and hence suil and void. They will therefore continue to report for duty, from time to time, and sue for their pay sait accrus. It is understood that while the S cretary is opposed to it, he can be constrained by the courts in regard to what he regards purely administrative questions. He will not oppose, and will perhaps favor restoration of NASHVILLE, July 6. - Proceedings in the he men to the arrvice by legi-lation at the on e of Ex-State Treasurer Polk this after-

ext session of Congres THE TRADE DOLLAR.

HE HISTORY OF THE COIN- THE ONLY WAY FOR ITS REDEMPTION. Washington special: The Post publish to day an interview with R. E Preston, acting Director of the Mint, in which that gentlecontinued until the next term. The sep-ation of the day was when Col. John M. man gives the history of the coinage of the tr de dollar, and of the circumstances which have combined to make it objectionable as a part of the currency. He is quoted as saying: The trade dollar was supported to be coined by the set of February 12, 1873. It was not intended for circulation in the United States, but for export in China. That empire Capt. Fleming was entirely exonerated by complicity in any alleged fraud, and he at ands to day entirely exonerated from any impatation whatever. The warrant charged domestic circulation, and until the institution of the trade dollar the principal shipments of coin to China were in the form of Mexican Fleming with having made false entries to the extent of \$40,000. Fleming bears as high dollars. It was designed to compete with th a character for integrity as any mon in Mexican dollar, and for that purpose was Tennersee. He was here when the indictment mode a triffe more valuable—about two mills per piece. It therefore not only afforded a market for the surplus silver of the mines on was found against Polk, remained seven weeks and only went to Hot Springs by the as saying that it is a mistake to suppose that the trade dollar is a government coin. When gress takes up the matter and legislates upon it. My idea would be to call all the coins in and redeem them." And he adde that Coogers would have to settle the rate at which

CAPITAL BRIEFS.

the Commissioner of Internal Revenue.

WASHINGTON, July 6 .- All check stamp I rwarded for redemption, and all correspond-ence relating thereto, should be addressed to

The remains of Bishop Pinkney were this

evening deposited in the mortuary chapel Oakbill Cemetery.

Brighton Beach Baces.

BRIGHTON BEACH, May 6.—The winners at to-lay's races were Glennellin, Major Hughes, Charlie Epps, Mandamus and

The Newmarket July Seeting

LONDON, July 6 .- At the Newmarket July

bort: Baron de Rothschild's Skye second

Baseball.

Cago, 2

Sr. Louis, July 6 .- Alleghenies, 1; St.

CINCINNATI, July 6 -Baltimores, 0: Cin-

MPHILADELPHIA, July 6.—Bostone, 13;

Coal and Iron Railroad Company for \$100,-NASHVILLE, July 6 -John Burns, a month der, from Louisville, was found drowned in a weil in North Nashville to-fay. He i

TELEGRAPHIC EPITOME. Jersey City, July 6 .- Two cases of sun Pailadelphia, July 6. -Six cases roke to day, five being fatal. Bloomingtor, Iil., July 6.-Mile. Litta is very low, and hopes of her recovery are Haverbill, Mass., July 6 .- Sergeant

NASHVILLE, July 6 .- The Tennessee peni-

tentiary was leased to-Jay to the Tennessee

timately acquainted with him, would imgree that such was the case, but it is a fact
evertheless. To illustrate this I will tell
out comething that happined in 1880. It
tas during the time of the Ciacinn or Conention, and on the world the Ciacinn or Conention. Atlanta, Ga., July 6.—Jealousy impelled Jim Nopier, colored, to beat his wife nearly to death at Hampton. He then hanged him-

> ports a disastrous fire at Evan-ville, this State, in which twenty-six buildings were destroyed. Less about \$150,000. No partion of Gase-Workers will meet here Tues-day next, the 10th instant. Delegates will

rrupted | be present from all parts of the country, and New York, July 6 .- Ones of sunstroke and prostration to-day, twenty siz; three satal. Albest Daggert, and Gram leader in Brooklyn, was pro-trated by heat in that city. Three physicians attend him, His condition

rom the beginning, and will be a Tilden man raping a white woman in January, 1882, was heng in j it to day in the presence of 100 hung in joi to day in the presence of 100 people, emong whom were the bush and and

gates tonight passed the ordinance which was previously adopted by the Council, establishing a high license for dram shops, in onformity with the State law passed by the Legislature last winter.

conformity with the State law passed by the Legislature last winder.

Attantic, Is., July 6.—The bunded ware-buse of the Affactic Alouh if Company was struck by lightning vesterday evening and to furnish a physician for the Indians. Colef Moses gave notice that he would expect compensation for relinquishment of the reservation. It is expected that the agreement between the government and Chief Moses will result in throwing open for settlement 2,000,000 acres of land. New York, July 6.—The Anchor-Line seamer City of Rome, Capt. Munroe, from Queens own June 28 h, anchored off Sandy

CAPITAL BRIEF

Hook at 8 o'clock last oight, making the pas-sage from Fastnett in seven days, four hours of the National Association listened to the reading of the morning papers to day, and adjourned to a clam bake at Rocky Point,
its building owned by Henry Geister, where he has carried on the manufacturing of mowing machines, burned this morning. Loss on oniting and machinery, \$25,000; insurance, \$2000. Other tenants lose \$5000; insurance, \$2000.

New Orleans Let.

BUSINESS FAILURES. throughout the country for the nast seven days, as reported to R G. Dun & Co, number 130, which is considerably below the average of the past ten week. There have been few important failures anywhere, and

CROOK'S CAPTIVES. L. second, half a length before Mobur colt third, Lady Morton, Voltaire, Plack and third. Lady Morton, Voltaire, Plock and Lock and Maggie Reed also ran. Time— 1:093. That Race.—Champion Stakes, post sweep-

stakes, all ages, \$100 entrance, naif forfeit, \$1500 added, \$150 to second, one mile and a half; fifteen subscribers, five started. Drake Carter took the track and made the running from end to end by twenty lengths; Mediator (the favorite) second, others beaten off. Gleaner, Apollo and Farragut also ran. Time—2:53. Fourth Race .- Owners' handlesp, owners to

name weights, and must start, 1300, all ages, \$50 to second, mite heats. Olivette (the favorite) won; Bonny Bird second, Imagene third, Hard Times distanced. Time-1:52, Fifth Ruce. - Selling purse, \$300, all ages \$50 to second, one mile and a quarter. George L. (the favorite) won by a length; Wash-burn second, two lengths before Blanton,

CHICAGO LARD.

ve. tigating the McGeoch-Fowler

amaging Kvidence by the Forme Foreman of the Fowler Brothers -- the Lard frade.

tion before the Board of Trade Committee, in which McGroch charges Fowler Bros. with the adulteration of prime steam lard, the case the adulteration of prime steam lard, the case of the defense was concluded this afternoon with the testimony of Befield, of the Rush Medical College, who exhibited a series of photographs of lard and tallow showing their difference in crystallization, together with specimens of adulterated lard. The prosecution hen put on the stand William Mar in, formerly foreman for Fowler Bros., who conroborated the statements by former wit-nesses, to the effect that tallow and beef bones were mixed with hog fat and put into the rendering tanks and the product put in terces and labeled prime steam. He knew this positively, because he had entire charge of rendering; that in December last between 000 and 6000 tierces of this stuff were mad

ard. This evidence contradicts that given A home correspondent of the Chicago weeks and only went to Hot Springs by the advises of his physician. He was not arrested at Hot Springs but returned voluntarily. It turns out that the charge sgainst Feming with the result of their teing obliged to purchase with the Polic case, and tast, toe, without the instance of any subpena. Fleming demanded an order of the Attorney-General to the Attorney-General that Pleming give bond in \$2000 as a with the Attorney-General that Pleming give bond in \$2000 as a with the Attorney-General that Pleming give bond in \$2000 as a with the Attorney-General that Pleming give bond in \$2000 as a with the Attorney-General that Pleming give bond in \$2000 as a with the Attorney-General that Pleming give bond in \$2000 as a with the Attorney-General that Pleming give bond in \$2000 as a with the Attorney-General that Pleming give bond in \$2000 as a with that the Attorney-General that Pleming give bond in \$2000 as a with that the Attorney-General that Pleming give bond in \$2000 as a with that the Attorney-General that Pleming give bond in \$2000 as a with that the Attorney-General that Pleming give bond in \$2000 as a with that the Attorney-General that Pleming give bond in \$2000 as a with that the Attorney-General that Pleming give bond in \$2000 as a with that the Attorney-General that Pleming give bond in \$2000 as a with the Attorney-General that Pleming give bond in \$2000 as a with that the Attorney-General that Pleming give bond in \$2000 as a with the Attorney-General that Pleming give bond in \$2000 as a with the Attorney-General that Pleming give bond in \$2000 as a with the Attorney-General that Pleming give bond in \$2000 as a with the Attorney-General that Pleming give bond in \$2000 as a with the Attorney-General that Pleming give bond in \$2000 as a with the Attorney-General that Pleming give bond in \$2000 as a with the Attorney-General that Pleming give bond in \$2000 as a with the Attorney-General tha Pribuse gives the following illustration of the lard trade is conducted in that city cent. of tallow, and 10 per cent. of cotton-sed oil. F.'s family lard consists of som thing like this: 40 per cent, of fisher's stock, 40 per cent, of prime steam lard, 10 per cent.

come from Canada or Missouri, but is a pig-ment import d from Denmark, and is used with alkalis to bleach such stuff as fisher's Teller in regard to the disposition of the Apache captives. At the conclusion of the stock. Other the canference Secretary Teller informed a repre- bad smells, etc."

entative of the Associated Press that he declined to receive the captives on the San Carlos reservation and be responsible for their good behavior; that the proposition was made to turn over to the War Department of the Negro Nelson Howard Man and the capture of the Negro Nelson Howard Man and the Negro Nelson Howard Nelson Nelson Howard Nelson Nelson Nelson Howard Nelson Nelso

-His Desperate Fight. poss of deciding the question. Gen Crook was present at the Cabinet meeting oday, from which it is inferred that the Indian question was noder consideration. A ter leaving the Interior D partment, Secretary Lincoln and Gen. Crook proceeded to the Executive Manson, where they meet the President. The situation at the San Carlos sgency was thoroughly discussed. A disposition to avoid a hasty conclusion was shown, and no pism was definitely agreed upon. In answer to an inquiry from the reporter, Secretary Lincoln axid there was no probability of a diagreement between the Mar and Interior Departmens upon this question. The heads of departments do not making Constable Dife and the deputy sheriff. Territory and settle with his people on the Colville reservation, adjoining Chie. Tomatak, who represents the Indians now on the Co ville reservation, and was present at the conference and agreed to receive Moses and securities and acquisitions. The conference and agreed to receive Moses and acquisitions.

AN EMBEZZLER'S STORY. cation.

may be noticed that the context in the present case which the context in the present of this word "export," although a may be noticed that the context in the present in Italy, who had embezzled 800,000 lires and find to this country, was arrested here to-isy. He tells this story: He was induced to steal the money by Carlo Zerlonia. and field to this country, was arrested here to-lay. He tells this story: He was induced to steal the moose of Carlo Zerlogia, a government officer. Zerlogia was a depositor in the bank in which he himself held the position of confidential clerk. By Zerlogia's representation that a fortune for them both could be made in certain operations, he was induced to permit him to overdraw his account to the extent of \$800,000 lires, the deficiency being concealed meanwhile by occessiment became impossible, he begged his tempter to relund the money, and he promised to do so, but instead fird to Greece, where he was beyond extradition. Mortining then intended to confess the whole matter to the officers of the bank, but his family advised him to seek safety in flight, and he went to England, where he took passage on the Bolivia for this country. Mortiningo consents to waive all formalities and return to Italy to-morrow.

RHEUMATISM, disordered blood, general ebility, and many chronic diseases pro-counced incurable, are often cured by Erown's Violent Storms in Virginia. PETERSECRO, July 6.-The counties ad-

scent to Petersburg were visited last night by a violent storm. Rain fell in torrents, Cobort won by a length. Potesi was a bad by a violent storm. Rain fell in torrents, third. The last betting was 9 to 2 against and a number of buildings and trees were Cohort, 3 to 1 against Stye, and 10 to 1 struck by lightning. Several persons were sunned. Ochards and trees were damaged. The telegraph wires are down. prived of their natural nourishment, it is difficult to procure a proper substitu e there-

DETROIT, July 6.-Buffalos, 2; Detroits, 3. | prepared to meet this very want. Most drug-Archbishos Purcell's Remnins.

WHISKY EXPORTS.

muda Shipments.

What Constitutes a Bona Fide Export Under the Law-The Whole Question Covered.

The Decision. To the Secretary of the Treasury :

or worehousing or con-uniption under sec-tion 2500 of the Revised Statutes, claiming at the same time that under the warehous laws such spirits may remain in the warehouse without the payment of duties for a period of not exceeding three years from the date of their importation [section 2970, Revis d Statule-1; that in pursuance of this plan several thousand b r els of spiri's are now at Newpor' News, Va, for the purpose of

landing an exportation within the extent of ection 3300 of the Revised Statute, and the act of 1874; and does such shipment and moding there fulfill the conditions of the ax ternal revenue tax thereo..? Second—Is such whicky upon upon return to this country entitled to be admitted under section 2500 of the Ravised Statutes on payment of a outy equal to the tax imposed

INDIAN AFFAIRS.

Whole, bristles, hide and all—so much for the gardeness of which occur details as to which interior departments.

whole, bristles, hide and all—so much for the above questions arise by one or other crust of Now I will give you a point on the above questions arise by one or other form of the sord "export," it is important to the above questions arise by one or other form of the sord "export," it is important to the above questions arise by one or other form of the sord "export," it is important to the above questions arise by one or other form of the sord "export," it is important to the above questions arise by one or other form of the sord "export," it is important to the above questions arise by one or other form of the sord "export," it is important to the above questions arise by one or other form of the sord "export," it is important to the above questions arise by one or other form of the sord "export," it is important to the above questions arise by one or other form of the sord "export," it is important to the above questions arise by one or other form of the sord "export," it is important to the above questions arise by one or other form of the sord "export," it is important to the above questions arise by one or other form of the sord "export," it is important to the above questions arise by one or other form of the sord "export," it is important to the above questions are also the above

quently, importation, so far at all events as to entitle the owners to any privileges connected with the exportation or importation.
Whether they may subject themselves to another class of the provisions of the custom laws is obviously a different matter, and will best be decided when a specific case ariser.

First—The landing specified in the bind own words, and by those of the statute which portation; no landing at Hamilton, there-fore, in the case put by you, is each landing.

postion in the negative. the purposes of your second question.

Third—Equally each spirits will not be entitled to the rights and privileges referred to in question 3.

I now ask your attention to the effect of

lips as to the Validity of the Ber-

WASHINGTON, July 6. - The following the opinion prepared by Soliciter-General Phillips and approved by Amorney General Brewster in regard to the proposed with-drawal of spiris to be shipped to Bermuda.

Sis - You s of May 21st states that large quantities of domestic distilled spirits now remain in distillery bonded warehouses subject to tax payable within three years from the date of their entry for deposit, under the act of March 28, 1880, and that the time act of wares 20, 1800, and that the time during which he payment of tax is suspended upon 12,000,000 gallous thereof expires within the present coledar year; that you are informed that owners of a large quantity of such spirits propose to withdraw it under section 3300. Be vised Statutes, and the sets of the outside the colession of the colessi of June 9, 1874, and March 1, 1879, in order to ship it to Hamilton, Brauds, with the purpose, after landing it there, of shipping it back to this country and entering it either

shipment, thereup in you a k:
First—Is such shipment of whisky with such purpose and intention to Bermuda and question can rely upon as having the force of estoppel or contract in case the govern-ment shall then be b ter advised as to its portation bond and discharge waisky from warn citizens whose interests therein are very large. With every disposition to treat the owners of these spirits with perfect candor, it must be recollected that

with which scientingly they must otherwise be treated. When the proposed "exporta-tion" and importation shall have happened, the present statements and discussion will, of course, go to show a disposition to deal fairly upon it e part of these owners, and for that they must always have credit, but no engag-ment or embarra-sment will come of what is said upon the part of the governlieving an overloaded home market, with the in ention, in the due course of business, the trade dollar is a government coin. When of stearing, and 10 per cent, of coston seed what remedy he would propose, Mr. Preston replied: "There is none, nates Coston for the information of the public, I will define the term "fisher's stock." It is to preserve the identity of spirits expected and the decision actually been as sweeping as might be information of exporters that the matter and legislates upon the product of hogs that die in transit of dis
east or otherwise a ong the various lines of
ratiway leading to Chicago. They are taken
out of the cars at stopping points along the
time and sold at a nominal price to rendering
est-still shments. The host meaning the cars at stopping points along the
tax will be revised and a local product of the cars at stopping points along the
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CINCINNATI, July 6.—A meeting of a large number of the distillers of Cincinnati and vicini y, with some from Indians, Illinois and Kentucky, was held to lay for the purpose of consultation prior to the general meeting at Chicago July 11th, to consider the question concerning the present pool. A resolution was adopted to proceed at the Chicago meeting to reorganize the pool and chicago meeting to reorganize the pool and appoint an executive committee, who shall set it in operation as soon ag it is ase risined that every distiller has signed the agreement to abide by the rules of the permitted of the p

ERIE, PA., July 6 .- Mr. Thomas Evans concerning the latter, who is now in jail till his health will permit of his removat to the penitentisry, to which he has been sentenced for a year for attempted abortion. He charges that French has been engaged in the toly-snatching business and has been rob-

rain and hall passed over the country eigh miles south of here yesterday. Trees, ice of a special context giving to such an additional incident that effect, can it make any difference it, in the meantime, it be temporarily landed at one foreign port or at several. In general, then, n lither the lapse of a long time, nor the incidence of numerous details, iffects the unity of an act. I find nothing in the context of the statutes onder consideration to disturb the usual signification of this word "export," although it may be noticed that the context in the present damage was done to crops. ROCCO-Friday evening, July 6, 1883, o'clock, at her iste residence, corner of Acand Main streets, Mrs. A. Bocco. Due notice will be given of fune

the statutory word. In the case put by yo va., to Hamilton, Bermuda, with the purpose, after landing it there, of shipping it back to this country, I am of the opinion that there will be no exportation, or conse-

Neither a landing, or any other detail, stain-tory or other, can obviate the necessity of that intention, which is the essence of ex-

eigo country. All emigration, as above defined, is attended with the chance that the in-CHANCERY SALE tention may afterward (that is after schual re-moval) be changed. This chance does not affect the character of the act, nor do cir-REAL ESTATE FOR PARTITION. cumstances on speculation that such chance may occur, or if even a resolution that upon a certain contemplated contingency the parly about to emigrate will return upon charge of government or upon a loss of his health, etc., effect the validity

pose the case may often be the same with ex-

portations as above defined, a contingent change in the state of the market, by which

change in the state of the market, by which it may be profitable to bring them back. The immediate bona fide purpose, as well as the act, however, being to seek a foreign market. This would, nevertheless, be no exportation, and, upon the return, of course, an importation. Nor would such exportation be defeated by an incident pre-rying the identity of the goods; but if the only purpose were to obtain for a time the advantages which some foreign port gives for improving the spirits, and in the meanwhile of escaping some home revenue regulation upon domestic spirits, and acquiring after return the

the matters under consideration, neithe

may be said upon them here; and in closing

it may be well to express what no doubt is now understood but may be forgotten, that

rights. This opinion has no force whatever

other in a future contingency, as to which lat-

No. 4275, R.—Chancesy Court of Shelby county—Thomas P. Aydlett and wife, et al. vs. C. C. Swope et al.

DY virtue of an interiocutory decree for sale of May, 1883, M. B. 29, page 118., I will sell at public auction, to the highest bidder, in front othe Clerk and Master's office, courthouse of Shelby county, Memphis, Tenn., on the there and Master's office, courthouse of shelpy county, Memphis, Tenn, on 1883, within legal hours, the following described property, situated in Shelby county, may the city of Memphis, Tenn, to-wit: Being part of the lots surveyed and laid out by E. I. Todd for Williams, numbered and bounded as folining where the south side of Walker street intersects the west side of Orieans street; running south with Orieans street twenty chains and seven links to a stake situated where the west side of Orieans street intersects the west side of Orieans street intersects the north side of the Holly Springs road; thence west nine chains and seven links to a stake on the south side of Walker street; thence east with said street to the beginning, containing twenty acres.

Terms of Sale-One-third cash; be ance in six and twelve months; notes bearing interest, and with good security for deferred payments; lieu retained. This June 11, 1883.

R. J. Black, Clerk and Master.

By Geo. Mallery, Deputy Clerk and Master.

some some revenue regulation spon domes-tic spirits, and acquiring after return the same home revenue privilege appropriate to doreign spirits, I submit that the statutory requisites for such effect would be wanting. I say a subtory requisites, for I admit that if By Geo. Mallery, Deputy Clerk and Master. Wm. M. Randolph, Esses & Ellett, J. A. Taylor these requisites are duly complied with, they must have their due statutory effec, and there would in such case be no ground for The above sale is postponed, by order of Court, until warmerday, July 14, 1883. Pleof same has been made, and it will be sold second ingly. This July 6, 1883.

By George Mallery, Deputy Clerk and Master. suggressing fraud. I came any that the variations above amount to more than evidence of exportation or the contrary. The mare carrying of goods abroad is of course strong evidence that they are being exported, whether proof or not is another OFFICE OF MANHATTAN BANK OF MEMPHIS, MANHATTAN BANK OF MEMPHIS, TENN, Ju y 3, 1883.

A T a meeting of the Board of Directors of the Manhattan Bank, held this day, a Dividend was declared of Five Per Cent., payable in cash, on demand, out of the net earning for the past six months.

MAURICE MAAS, Acting Cashier. matter. I suppose you do not wish more discussion, weight or direct testimony than is contained in this variation. If questions shall be made hereafter in the courts upon

DIVIDEND NOTICE. OFFICE PROFESS INSURANCE COMPANY, MINNFHIB, July 3, 1883, Ta meeting of the Boats of Directors, held this day, a Di-idend of Four Per Cent.

the government will not be bound hereafter by any part of this discussion that may then be seen to be ill-founded. There is nothing was declared out of the net earnings for the passix months, payable on demand.

W. L. PARKER, Secretary.



DIVIDEND NOTICE,

fire and General Insurance Company MEMPHIS, TENN., June 30, 1883. gag-ment or embarra-sment will come of what is said upon the part of the government.

S. L. PHILLIPS, Solicitor-General.

The Attorney-General concurs in the above opinion and approves it.

No thanse for Alarm among the Whinky Men.

New York, July 6.—A representative of the exporting interest of New York, who has dies most of the whisky sent from America to Europe, said to-isy that havin; seen the full optaion of the Attorney-General in the full optain of the full optain optain of the full optain of the full optain optain

HENRY J. LYNN, Cashier. Dividend Notice.

OFFICE PLANTERS INSURANCE CO., MEMPRIS, TENN, July 5, 1883. At a meeting of the Board of Directors of the Company, held this day, a Cash viviate of Six (6) Per Cent. was declared, payable out of the net carnings of the past six months.

D. T. PORTER, President,

G. D. BAINE, Secretary. DIVIDEND NOTICE. PHOENIX FIRE & MARINE INSURANCE CO.,
MEMPIS, TENN., July 2, 1883.
A Ta meeting of the Board of Directors of the
Company, held to day, a Dividend of
Five Per Cent. was declared, and ordere

credited on stock notes.

The said notes now being fully paid, the Secretary was instructed to cancel same and return to stockholders.

H. M. KELLY, President.
JOHN JOHNSON, Secretary. DIVIDEND NOTICE

AL BANK

AL BANK

At a meeting of the Directors of this Bank held this day, a Dividend of come (4) Per come. The state of DIVIDEND NOTICE.

A Ta special meeting of the Board of Director of the Buff City Insurance Company, belthis the 2d day of July, 1883, a semi-annual Divisional of Six Per tiens, hayable on demand was declared.

W. H. MOORE, Secretary.

bing graves for years. A sack and rope were found in a trunk belonging to French which Evans identifies as part of the resurrectionsitie outfit. French denies it all, and charges Evans with b-ing a lumatic. I TO 5 DAYS. CHICAGO, July 6.—The Supreme Lidge of the Independent Order of Immaculates, col ored, adjurned this evening after voting \$100 toward Garfield University at Mont JASON & EVANS & CO. OTHOLINATE, O. gomery, Ala. Their next meeting will be reld at Memphis in July, 1884. NEW BERN, N. C.-Rev. G. W. Offl y says 'I have taken Brown's Iron Bitters and co sider it one of the best medicines known."

Wind Storms in New York.

ALBANY, July 6 .- A beavy storm of win

ORIGINAL

DECIDED BY

ROYAL HAVANA LOTTERY.

SCHEDULE.

CHANCERY SALE TENNESSEE STATE BONDS

Ivison, Blakeman, Taylor & Co., N.Y. VANDERBILT UNIVERSITY, VOL. XLIII-NG. 160

STATEMENT OF THE CONDITION GERMAN NATIONAL BANK Memphis, Tenn., at the Close of Business, June 30, 1883.

175,000 oc | Surplus fund...... Dividends unpaid ... 150 CO

STATEMENT OF UNION & PLANTERS BANK OF MEMPHIS, TENN.,

AT CLOSE OF EUSINESS JUNE 30, 1883. RESOURCES. ....\$1,319,575 St | Capital paid up...... 4 555 63 1,360 00 Previous undivided profits.... 40,902 02 \$1,530,552 72 4. C. Treadwell, Pres't. Wm. A. Williamson, Vice-Pres't., S. P. Read, Cashier

MILBURN GIN & MACHINE COMPANY

dilburn's Patent Eclipse Huller and Roller Breast Gins. Linters and Condensers, Steam Engines, Cotton Presses, Oil Mill Machinery and all kinds of tron and Brass Castings, House Pronts, Pences, Etc. silrond, Steamboat and Hill Work. Have on hand constantly a large stock of Shafting, Polleys, Selling and Gin-Wrights Meterial of all hinds. Attas and

other Engineeniways in stock. We are thoroughly equipped to do all business percatulng to the Foundry and Machin Cor. Shelby and McCall Sts., and Nos. 1-3-5-7 Front, Cor. Auction MEMPHIS. . . : : TENNESSEE.

THE SHOE STORE of THE SOUTHWEST ZELLNER & CO. Leaders in Fine BOOTS and SHOES 300 MAIN STREET,

Cor. Alley, opp. Peabody listel, MEMTARES.

ARABRA PROM ARROAD PROMPTLY EXECUTED

GO TO SOL COLEMAN'S

CIGAR

UNDER THE TEKRACE, FOR YOUR CIGARS! Fivest Establishment in the United States. Wa Call or sent for Wholesale Price List Business Notice.

STOVES, RANGES, TIN AND JAPANNED WARE. Tin Plate and Tinners Goods, Coal Oil and Lamp Stock.

MARBLEIZED MANTLES and GRATES A SPECIALTY. LEMMON&GALE Dry Goods, Notions, Clothing

Nos. 326-328 Main street, Memphis. Tenn

GROCERS

25 Cases Axle Grease, We manufacture Stick Candy, PERFECTLY POR entirely free

Oliver, Finnie & Co E. VITZIMANNO CO

MUSIC HOUSE

OTSELDS- WARREN, CLOUGH & WARREN, PA.

VACCARO WINES, LIQUORS AND CIGARS.

TO SON PRINT NERRET. MEMP AND

SESSION 1883-84.—The Academic, Stiblicar and Law Departments open Nepr. Law The Medical, Dental and Planmacoutical Departments open Sec. 48: The a Pilances for Scientific Education are unsurpassed. The School of Engineering is attracting special attention. For Annual Register and further information, address the Secretary of the Faculty.

L. C. GARLAND, Chancellor.